1 LANCE J. HENDRON, ESQ. Nevada Bar No. 11151 HENDRON LAW GROUP LLC 2 625 S. Eighth Street Las Vegas, Nevada 89101 3 Office: (702) 710-5555 • Facsimile: (702) 718-5555 4 E-mail: lance@hlg.vegas Attorney for Defendant, Edgar Del Rio 5 **UNITED STATES DISTRICT COURT** 6 DISTRICT OF NEVADA 7 UNITED STATES OF AMERICA, 2:19-cr-00022-JCM-VCF 8 Plaintiff, **Stipulation to Continue Sentencing** (Tenth Request) 9 v. 10 EDGAR DEL RIO, 11 Defendant. 12 13 IT IS HEREBY STIPULATED AND AGREED by the United States, by and 14 through its counsel of record, and defendant Edgar Del Rio, by and through his counsel of 15 record, that the sentencing hearing set for August 30, 2023, at 10:00 a.m. be continued to be 16 continued to a date and time convenient to the Court, but in no event earlier than sixty (60) 17 days. This stipulation is entered into for the following reasons: 18 1. That counsel for Mr. Del Rio requests additional time to gather information and 19 material in support of his sentencing; 20 2. That Mr. Del Rio, who is not in custody, agrees to the continuance; 21 3. That both counsel for Mr. Del Rio and the prosecutor who was prepared and 22 available to handle the sentencing hearings are now unavailable due to urgent 23 family medical issues. 24

1	4.	That denial of this request for continu	ance could result in a miscarriage of justice;
2		and	
3	5.	In addition, the continuance sought is	s not for delay and the ends of justice are in
4		fact served by the granting of such con	ntinuance which outweigh any interest of
5		the public and Mr. Del Rio in proceed	ding with sentencing on August 30, 2023.
6	This is the tenth stipulation to continue in this case.		
7	DATED this 25th day of August, 2023.		
8	FOR TH	E GOVERNMENT	FOR THE DEFENDANT
9		PARTMENT OF JUSTICE MER PROTECTION BRANCH	HENDRON LAW GROUP LLC  /s/ Lance J. Hendron
10	1	A N. LISKAMM	Lance J. Hendron, Esq. Nevada Bar No. 11151
11	U.S. ATT	'ORNEY'S OFFICE	Las Vegas, Nevada 89101 625 S. Eighth Street
12	1	E DISTRICT OF NEVADA M. FRIERSON	Office: (702) 710-5555 Facsimile: (702) 718-5555
13	United St	ates Attorney	Email: lance@hlg.vegas
14	/s/Daniel TIMOTH	Zytnick IY FINLEY	
15	DANIEL ZYTNICK Trial Attorneys		
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1 UNITED STATES DISTRICT COURT 2 DISTRICT OF NEVADA 3 UNITED STATES OF AMERICA, 2:19-cr-00022-JCM-VCF 4 Plaintiff, STIPULATION TO CONTINUE SENTENCING DATE (TENTH 5 v. REQUEST) 6 EDGAR DEL RIO, 7 Defendant. 8 9 Based on the pending Stipulation between Mr. Del Rio and the government, and 10 good cause appearing therefore, the Court hereby finds that: 11 1. That counsel for Mr. Del Rio requests additional time to gather information and 12 material in support of his sentencing; 13 2. That Mr. Del Rio, who is not in custody, agrees to the continuance; 14 3. That both counsel for Mr. Del Rio and the prosecutor who was prepared and 15 available to handle the sentencing hearings are now unavailable due to urgent 16 family medical issues. 17 4. That denial of this request for continuance could result in a miscarriage of justice; 18 and 19 5. In addition, the continuance sought is not for delay and the ends of justice are in 20 fact served by the granting of such continuance which outweigh any interest of 21 the public and Mr. Del Rio in proceeding with sentencing on August 30, 2023. 22 23 THEREFORE, IT IS HEREBY ORDERED that the sentencing hearing currently 24

1	scheduled for August 30, 2023 at 10:00 a.m., be vacated and continued	
2	to November 6, 2023, at 11:00 a.m.	
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4	DATED August 28, 2023.	
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6	HONORABLE JAMES C. MAHAN	
7	United States District Judge	
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